UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TENNESSEE AT GREENEVILLE		
JOSALYN MICHELLE DUCKWORTH v. UNITED STATES OF AMERICA))))	NO. 2:06-CV-69 (Cr: 2:02-CR-23) Jordan/Inman
ORDER OF JUDGMENT		
In accordance with the accompanying memorandum opinion, this federal		
prisoner's pro se motion to vacate, set aside or correct a sentence pursuant to 28 U.S.C. §		
2255 is DENIED . [Doc. 1]. For reasons contained in the opinion, the Court finds that		
petitioner has failed to make a substantial showing of the denial of a constitutional right		
because jurists of reason would not find its assessment of her constitutional claims debatable		
or wrong. Slack v McDaniel, 529 U.S. 473, 484 (2000). Thus, should petitioner file a notice		
of appeal from this order, she is DENIED a certificate of appealability. 28 U.S.C. § 2253(c);		
Fed. R. App. P. 22(b).		
IT IS SO ORDERED.		
ENTER:		
ENTERED AS A JUDGMENT	_	N 9 ORDAN TES DISTRICT JUDGE
s/ <u>Patricia L. McNutt</u> CLERK OF COURT		